

Motor Vehicle Lease Agreement

Lease Date:	31/2018 CUST# 89383	Call us to	II-free at (800) 523-4030
	1. PARTIES AND VEH	HICLE DESCRIPTIONS	
LESSEE:		LESSOR (Dealer):	
-475	ADDLEO RAUL RASSI	Dealer: FOTANKIN HYUNDAE INC	
Lessee:	SECURITY AND DESCRIPTION		
Billing Address:	ddress	Address: Street Address	
may see you! except a support	MIAMI FL 33180	MIAMI, PL 33014	
Ci	ity State Zip	City State	Zip
CO-LESSEE:		GARAGING ADDRESS:	
Co-Lessee:	MATALIE MARIE MASSI	☐ Check box if same as Lessee's Billing Address	
	1 Check box if same as Lessee	☐ Check box if same as Co-Lessee's Billing Address	
Dimig / tadiooo.	9845 SW 117 CT		
Ā	ddress	(Street Address – No P.O. Boxes)	
-	ity State Zip	City State	Zip
MARKET STATE OF THE STATE OF TH	THE RESIDENCE OF THE PROPERTY	DESCRIPTION OF TRADE-IN VEHICLE	ZIP
LEASED VEHICLE		DESCRIPTION OF TRADE-IN VEHICLE	
□ New □ Used	Administration of the first of the second of	一种产品 一种产品 一种产品 一种产品 一种产品	The same as the same
2019 MY6	HOAT TUCSON	Year Make Model	
Year Make	Model	Gross Agreed Upon Trade-in Allowance	\$\$
Odometer	VIN:	Outstanding Prior Credit or Lease Balance	
	/ehicle's primary intended use is for a Business,	(To Be Paid by Dealer/Lessor)	
	gricultural purpose.	Net Trade-in Allowance (if less than 0, then enter 0)	\$\$
Lessee and Co-L	essee ("you " "your" and together the "I essee") es	ach agree to lease the Leased Vehicle described	above, including all
equipment, parts	essee ("you," "your" and together the "Lessee") eand accessories (the "Vehicle") from Lessor ("we," "us ("Lease"). Each of you who executes this Lease wil	s" and "our") according to the terms and conditions	of this Motor Vehicle
Lease Agreement	("Lease"). Each of you who executes this Lease wil der this Lease. After you sign this Lease, we will assi	I be individually liable to us for all Lease obligation	ons and for the entire
"we," "us" and "o	ur" will refer to HLTT and its agents or to any subsequ	ent assignee.	ne terms Assignee,
	FEDERAL CONSUMER LE	ASING ACT DISCLOSURES	
	The same of the sa		E TOTAL OF
2. AMOUNT DUE AT LEASE	3. MONTHLY PAYMENTS	4. OTHER CHARGES (Not part of your Monthly Payment)	5. TOTAL OF PAYMENTS
SIGNING OR	A. Your first Monthly Payment of \$ is due	(Not part or your Monthly Payment)	
SIGNING OR DELIVERY	on followed by payments	A. Turn-in Fee (if you do not	(The amount you will
SIGNING OR	on followed by payments of \$ due on the of each		(The amount you will have paid by the end
SIGNING OR DELIVERY	on followed by payments of \$ due on the of each month, beginning on	A. Turn-in Fee (if you do not purchase the Vehicle)\$	(The amount you will
SIGNING OR DELIVERY (Itemized below)*	on followed by payments of \$ due on the of each month, beginning on B. The Total of your Monthly Payments is	A. Turn-in Fee (if you do not purchase the Vehicle)\$	(The amount you will have paid by the end
SIGNING OR DELIVERY	on followed by payments of \$ due on the of each month, beginning on	A. Turn-in Fee (if you do not purchase the Vehicle)\$	(The amount you will have paid by the end
SIGNING OR DELIVERY (Itemized below)*	on followed by payments of \$ due on the of each month, beginning on B. The Total of your Monthly Payments is \$	A. Turn-in Fee (if you do not purchase the Vehicle)\$ 400.00	(The amount you will have paid by the end
SIGNING OR DELIVERY (Itemized below)*	on followed by payments of \$ due on the of each month, beginning on B. The Total of your Monthly Payments is \$ 6. *ITEMIZATION OF AMOUNT DUE	A. Turn-in Fee (if you do not purchase the Vehicle)\$ 400,000	(The amount you will have paid by the end of the Lease)
SIGNING OR DELIVERY (Itemized below)* \$A. Amount Due at	on followed by payments of \$ due on the of each month, beginning on B. The Total of your Monthly Payments is \$ 6. *ITEMIZATION OF AMOUNT DUE t Lease Signing or Delivery:	A. Turn-in Fee (if you do not purchase the Vehicle)\$ B	(The amount you will have paid by the end of the Lease) \$erry will Be Paid:
SIGNING OR DELIVERY (Itemized below)* \$	on followed by payments of \$ due on the of each month, beginning on B. The Total of your Monthly Payments is \$ 6. *ITEMIZATION OF AMOUNT DUE t Lease Signing or Delivery: ost Reduction\$	A. Turn-in Fee (if you do not purchase the Vehicle)\$ B	(The amount you will have paid by the end of the Lease) \$ery will Be Paid:
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SIGNING OR DELIVERY (Itemized below)* A. Amount Due at (1) Capitalized Co (2) Sales/Use Tax (3) First Monthly F (4) Refundable So (5) Acquisition Fe (6) Initial License, (7) Sales/Use Tax (8) (9) (10) (11) TOTAL	on	A. Turn-in Fee (if you do not purchase the Vehicle)\$ B	(The amount you will have paid by the end of the Lease) s
SIGNING OR DELIVERY (Itemized below)* S	on	A. Turn-in Fee (if you do not purchase the Vehicle)\$ B	(The amount you will have paid by the end of the Lease) s
SIGNING OR DELIVERY (Itemized below)* A. Amount Due at (1) Capitalized Co. (2) Sales/Use Tax (3) First Monthly F. (4) Refundable Sc. (5) Acquisition Fe. (6) Initial License, (7) Sales/Use Tax (8) (9) (10) (11) TOTAL	on	A. Turn-in Fee (if you do not purchase the Vehicle)\$ B	(The amount you will have paid by the end of the Lease) \$

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6. *ITEMIZATION OF AMOUNT DUE AT LEASE SIGNING OR DELIVERY				
A. Amount Due at Lease Signing or Delivery:	B. How the Amount Due at Lease Signing or Delivery will Be Paid:			
(1) Capitalized Cost Reduction\$	(1) Net Trade-in Allowance\$			
(2) Sales/Use Tax on Capitalized Cost Reduction\$\$	(2) Rebates and Noncash Credits\$			
(3) First Monthly Payment\$\$	(3) Amount to Be Paid in Cash\$			
(4) Refundable Security Deposit\$	(4) <u>HAA</u> \$ HAA			
(5) Acquisition Fee				
(6) Initial License, Title and Registration Fees\$				
(7) Sales/Use Tax\$ 30.29 (8)	The state of the s			
(9) <u>Bac see</u> \$ 189,50				
(10) <u>erite867.50 </u>	The state of the s			
	(5) TOTAL\$ 4109 681			
	DETERMINED AS SHOWN BELOW			
(1) 10 10 10 10 10 10 10 10 10 10 10 10 10	[1] [1] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2			
Gross Capitalized Cost. The agreed upon value of the Vehicle (\$	g prior credit or lease balance)\$			
B. Capitalized Cost Reduction. The amount of any Net Trade-in Allowance	Rebate, Noncash Credit, or Cash you pay			
that reduces the Gross Capitalized Cost				
	Ionthly Payment= \$= \$			
D. Residual Value. The value of the Vehicle at the end of the Lease used in	calculating your Base Monthly Payment \$			
E. Depreciation and any Amortized Amounts. The amount charged for the	e Vehicle's decline in value through normal use			
	= \$ 3000 0			
	y Amortized Amounts			
H. Lease Payments. The number of payments in your Lease	Amounts plus the Rent Charge			
I. Base Monthly Payment	= \$ 355.05			
	+ \$ 25,31			
	+ \$ 1074			
L. Total Monthly Payment	= \$ 356 34			
EARLY TERMINATION. You may have to pay a substantial charge if	you end this Lease early. The charge may be up to several thousand			
dollars. The actual charge will depend on when the Lease is terminated	d. The earlier you end the Lease, the greater this charge is likely to be.			
	EAR AND USE			
	and for mileage in excess of miles per year (prorated based on			
the number of months in the Lease Term) at the rate of¢ per mile.	No rebate or credit will be paid to you if the mileage is less than the specified			
amount.				
	iles per year (prorated based on the number of months in the Lease Term), at			
15¢ per mile, which is included in your Monthly Payment. No rebate or credit w				
	AT END OF LEASE TERM			
You have an option to purchase the Vehicle from us at the scheduled end	d of the Lease Term, AS IS, WHERE IS, from us or a party we designate			
(See Section 23), for the Residual Value on line 7D above ("Purchase Price	") plus a Purchase Option Fee of \$ You are also			
and conditions.	istration. Please see Section 23 on the back of this Lease for additional terms			
	ORTANT TERMS			
See both sides of this Lease for additional information on early termination, charges, insurance, and any security interest, if applicable.	purchase options, maintenance responsibilities, warranties, late and default			
Notice: If you do not meet your Lease obligations, you may lose the Vehicle. AK, OR and SD Notice: If this Lease is for a consumer purpose, then this Lease is CONSUMER PAPER.				
11. ITEMIZATION OF GROSS CAPITALIZED COST	14. ESTIMATED OFFICIAL FEES AND TAXES			
A. Agreed Upon Value of Vehicle\$	The total estimated amount you will pay for official and license fees,			
B. Sales/Use Tax\$	registration, title and taxes (including personal property taxes) over the			
C. License, Title and Registration Fees\$	Lease Term, whether included with your Monthly Payment or assessed			
D. Outstanding Prior Credit or Lease Balance\$	otherwise, is \$ The actual total of fees and taxes may			
E. Dealer Documentation/Service Fee**\$\$	be higher or lower than this estimate depending on the tax rates in effect or			
F\$\$	the value of the Vehicle at the time a fee or tax is assessed.			
G\$	15. WARRANTIES			

If the Vehicle is new, the Vehicle is covered by the manufacturer's standard new car warranty. If the Vehicle is not new, there is no express warranty on the Vehicle unless indicated below:

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See both sides of this Lease for additional information on early termination, purchase options, maintenance responsibilities, warranties, late and default charges, insurance, and any security interest, if applicable.

Notice: If you do not meet your Lease obligations, you may lose the Vehicle.

AK, OR and SD Notice: If this Lease is for a consumer purpose, then this Lease is CONSUMER PAPER.

A.	Agreed Upon Value of Vehicle	\$ 26225.0
В.	Sales/Use Tax	
C.	License, Title and Registration Fees	\$ H.
D.	Outstanding Prior Credit or Lease Balance	\$ JA V
Ξ.	Dealer Documentation/Service Fee**	\$ 799,0
F.	· 對注在	
G.	MAY	
	H. A. C. S. Townson and September 1 States	
	H/A	
J.	N/A	
ζ.	Acquisition Fee	
	Total = Gross Capitalized Cost	\$ 27674.4

** NOTICE TO MISSISSIPPI LESSEES: A DOCUMENT/SERVICE FEE IS NOT AN OFFICIAL FEE AND IS NOT REQUIRED BY LAW. HOWEVER, IT MAY BE CHARGED TO A BUYER/LESSEE FOR THE PREPARATION, HANDLING AND PROCESSING OF DOCUMENTS AND THE PERFORMING OF SERVICES RELATED TO THE SALE OR LEASE OF A MOTOR VEHICLE AND MAY INCLUDE DEALER PROFIT. THIS NOTICE IS REQUIRED BY REGULATION OF THE MISSISSIPPI MOTOR VEHICLE COMMISSION.

12. TERM AND SCHEDULED MATURITY DATE				
The Lease Term is The Scheduled Maturity Date:	months ("Lease Term").			

13. OPTIONAL INSURANCE AND OTHER PRODUCTS

You do not have to purchase any optional protection products or services listed below to enter into this Lease, and they are not a factor in our credit decision to lease the Vehicle to you. If you have initialed below, it means you want the described product/service and have reviewed the separate contract for the product/service(s) which describes its terms and conditions. Coverage under any of the product(s)/service(s) you have purchased itemized below may be subject to approval by the provider of such product(s)/service(s). If the price of any products and/or services (whether defined below or otherwise) you purchased at the time of entering into this Lease is not set forth in the Itemization of Gross Capitalized Cost section above, you will pay for them upon Lease signing or delivery. We may receive a portion of the price of any optional products or services you buy.

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Premium/Price: \$
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Term (in Months or Years) Lessee Co-Lessee Initials
Premium/Price: \$
scription
W/A H/A N/A
Term (in Months or Years) Lessee Co-Lessee Initials
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科/系 對/系 科/系
Term (in Months or Years) Lessee Co-Lessee Initials
Premium/Price: \$
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N/A N/A, N/A
Term (in Months or Years) Lessee Co-Lessee Initials

Premium/Price: \$

☐ Other:

Product Description

14. ESTIMATED OFFICIAL FEES AND TAXES

The total estimated amount you will pay for official and license fees, registration, title and taxes (including personal property taxes) over the Lease Term, whether included with your Monthly Payment or assessed otherwise, is \$ ______. The actual total of fees and taxes may be higher or lower than this estimate depending on the tax rates in effect or the value of the Vehicle at the time a fee or tax is assessed.

15. WARRANTIES

If the Vehicle is new, the Vehicle is covered by the manufacturer's standard new car warranty. If the Vehicle is not new, there is no express warranty on the Vehicle unless indicated below:

- ☐ Used vehicle limited warranty provided by the manufacturer.
- ☐ Remainder of standard new vehicle limited warranty provided by the

LESSOR LEASES THE VEHICLE TO YOU "AS IS." EXCEPT AS PROVIDED IN THIS LEASE (AND UNLESS PROHIBITED BY LAW), WE MAKE NO EXPRESS OR IMPLIED WARRANTIES OR REPRESENTATIONS AS TO THE VEHICLE'S (OR ANY OF ITS PARTS OR ACCESSORIES) CONDITION, MERCHANTABILITY, SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE AND WE MAKE NO OTHER REPRESENTATIONS OR WARRANTIES WHATSOEVER. If this Lease is entered into in Kansas, Maine, Massachusetts, Mississippi, Vermont (if the Vehicle is new) or West Virginia, Lessor does not disclaim any implied warranty of merchantability or fitness for any particular purpose.

16. INSURANCE VERIFICATION

You must maintain the insurance coverage described in <u>Section 20A</u> of this Lease. You affirm that the following insurance coverage is in force as of the Lease Date:

Insurance Provide Policy Number: __
Effective Date: __
Agent's Name: __
Agent's Address:
Agent's Phone N

Initials of Dealer Employee who verified insurance coverage

You must instruct your insurance agent to add as an additional loss payee, and send the Insurance Policy, Endorsement or Certificate to:

Hyundai Lease Titling Trust PO Box 20809 Fountain Valley, CA 92728-0809

NOTICE TO MICHIGAN LESSEES: The Adjusted Lease Balance upon early termination (see Section 22) may be different than the actual cash value of the Vehicle as determined by your automobile insurer. Unless we agree to waive your flability upon a Total Loss of the Vehicle (see Section 25B, below), then you will be responsible for the difference between the Adjusted Lease Balance and the Vehicle's actual cash value as determined by the insurer.

Lessee's Initials ____/Co-Lessee's Initials

NOTICE TO FLORIDA LESSEES: The valid and collectible liability insurance and personal injury protection insurance of any authorized rental or leasing driver is primary for the limits of liability and personal injury protection coverage required by Sections 324.021(7) and 627.736, Florida Statutes.

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Product Description					
Provider To	erm (in Months or Years)	Lessee Co-Lessee	The second second second		
		Initials			
□ Other:	Premium/Pr	rice: \$			
Product Description			A September 1		
Braziliani,	M/A	科/名/ 科//	4		
Provider To	erm (in Months or Years)	Lessee Co-Lessee Initials			
□ Other:	Premium/Pr	rico: ¢ — 444			
Product Description	Premium/Pr	псе. ъ	-		
		N/A/ N/	4		
Provider	erm (in Months or Years)	Lessee Co-Lessee Initials			
		47 LEASE	MODIFICATION		
Any change to this Loans must be in	a suriting signed by	SCHOOL SERVICE STREET,			and due data above 15
offered by us) by phone and confirme of this Lease without your signature u	ed by us in writing, unlupon written notice to	ess the law requires a you of the modified to	a signed written agreem(s), if the modified	ee to requests for extensions, deferral eement, and (b) we may, in our sole dis ed term(s) are at least as favorable to emed your consent to the modified terr	scretion, modify any term(s) you as the existing terms of
Lessee Signature X			_ Co-Lessee Sign	nature X	and
		18 NOTICES	AND SIGNATUR		
BY SIGNING BELOW, YOU AGREE THAT IN CONNECTION WITH ATTEMPTING SOLICITATIONS FOR FUTURE RETAIL F	TO COLLECT AMOUN	NANCE MAY OBTAIN C	NE OR MORE CREDI	FREPORTS OR OTHER CONSUMER REP BING THIS LEASE OR SELECTING YOU	ORTS ABOUT YOU FOR USE J TO RECEIVE MARKETING
NOTICE TO LESSEE: (1) DO NO	T SIGN THIS LEAS	E BEFORE YOU R	EAD IT. (2) YOU	ARE ENTITLED TO A COPY OF T	HIS LEASE.
THIS	IS A LEASE AC	GREEMENT, TH	IIS IS NOT A PI	URCHASE AGREEMENT.	
PLEASE REVIEW THE	SE MATTERS C	AREFULLY AN THIS TRANSA	D SEEK INDER	PENDENT PROFESSIONAL RE ENTITLED TO AN EXAC	
THE PROVISIONS OF THIS LEASE;	(3) YOU HAVE RECI	EIVED A COMPLETE	LY FILLED-IN COP	INCLUDING THE REVERSE SIDE; (2 Y OF THIS LEASE; AND (4) THIS IS TO PURCHASE THE VEHICLE SET	A LEASE AND YOU HAVE
A. INDIVIDUAL LESSEE SIGNATURE(S)				Talacu K	
Lessee Signature: X			Co. Lossoo Signati		assi
Name: A4F014.FA	BAUL BASSI		Co-Lessee Signatu	lame: ALRIVALLE STARLE BA	551
B. BUSINESS LESSEE SIGNATURE					
and the company of the same of			N.A.	NA.	
Signature: X		Name:		Title:	
verification of the Lessee's insurance of	coverage required by thi title and interest in and to	is Lease; and (3) assign this Lease, the procee	ning to Hyundai Leas ds of this Lease and th	(1) accepting the terms and conditions of e Titling Trust, P.O. Box 20829, Fountain e Vehicle, according to the terms and cond	Valley, CA 92728-0829 or its itions of the Dealer Lease Sale
Authorized Signature: X		Name:	POTANKIN HI	ONDAT THETitle:	0
AutoPay Authorization					
I authorize Hyundai Capital America dba I- to correct errors) to the deposit account list specified in the Lease plus any applicable of remain responsible for arranging payments effect, and HMF will continue to charge my scheduled payment due date to avoid furthe due under the Lease. In addition, if funds ar late charges due under the Lease as well as no liability to me with respect to a debit agai	sted below (the "Account" sales, use, rental or othe sales, use, rental or othe sales used the Lease used the Lease used the sales and the Lease used the sales are not available when HM is any returned check, profinst the Account which is	") on the payment due der taxes and any other chritisher chill HMF confirms that if the confirms that in the confirms that in the confirms that when I revoke this a IF attempts to charge my ocessing or insufficient fudrawn in an incorrect am	ate specified in my mot narges due under the Lot t has initiated AutoPay, g HMF's Customer Servi nuthorization I will be res of Account, I will be respo ands fees as set forth in nount or drawn after I ha	House (ACH) debit entries (and, if necessary vehicle lease (the "Lease"), each in the age as and reflected on the most recent mont which may take up to two billing cycles. The ice Department at (800) 523-4030 at least 3 reponsible for scheduling and making all subsponsible for arranging alternative payment to he the Lease. Except to the extent imposed by we revoked authorization for AutoPay, other int. I acknowledge that I received a copy of the	amount of the monthly payment hly statement. I agree that I will also authorization shall remain in a business days prior to the next equent payments to HMF when HMF and agree to pay HMF any applicable law, HMF shall have than the responsibility to correct
Bank Name	Name of Account Holder 1	A STATE OF THE STA	Date	Name of Account Holder 2	Date
Bank Account Number					
Bank Routing Number (9 digits)	Signature of Account Holder 1			Signature of Account Holder 2	
Account Type (Checking, Savings or Money Market)	Account Holder Email Address			☐ Attached is a copy of a cancelled chec	Ж

19. LATE CHARGES, FEES AND SECURITY DEPOSIT

- A. RETURNED INSTRUMENT CHARGE. You will pay us a returned instrument charge of \$15 for any check, instrument or electronic payment that is returned unpaid for any reason, except as limited by applicable law.
- B. LATE CHARGE. To the extent permitted by applicable law, you will pay us a late charge of the lesser of \$20 or 5% of the unpaid portion of any Monthly Payment that is not received within 10 days after it is due, except in Colorado, Kansas, Louisiana and Maine. Colorado: If this Lease is entered into in Colorado, we have the right to assess a late charge of the lesser of \$15 or 5% of the unpaid portion of any Monthly Payment that is not received within 10 days after it is due. Kansas and Louisiana: If this Lease is entered into in Kansas or Louisiana, we have the right to assess a late charge of the lesser of \$20 or 5% of the unpaid portion of any Monthly Payment that is not received within 10 days after it is due. Maine: If this Lease is entered into in Maine, we have the right to assess a late charge of the lesser of \$10 or 5% of the unpaid portion of any Monthly Payment that is not received within 15 days after it is due.
- C. ADMINISTRATIVE FEE. If you do not pay any government-imposed fine, registration or other fee, storage, towing, penalty, toll, parking ticket or tax related to the Vehicle and we pay it on your behalf, you will reimburse us for the amount paid plus we may charge you and add to the amount you owe under this Lease a \$20 administrative fee per incident, except as limited by applicable law.
- D. FEES FOR ADDITIONAL SERVICES. Unless prohibited by applicable law, we may charge you and add to the amount you owe under this Lease a fee for any additional services you request from us relating to this Lease that are outside the ordinary servicing of this Lease. The fee will be in an amount agreed to by phone or in writing at the time you request the service, as may be limited by applicable law. For example, a convenience or other fee will apply to any expedited payment service, such as payments made by telephone, the Internet, text messaging, or by credit or debit card; we may receive all or a portion of the fee collected by a money transfer agent or other party we have contracted with to process the payment, except where prohibited by applicable law.
- E. SECURITY DEPOSIT. We may apply some or all of the security deposit to any amounts you owe under this Lease. If you purchase the Vehicle, we may credit the security deposit towards the Purchase Price. After this Lease is terminated, we will return any unused security deposit to the Lessee whose name appears first under <u>Section 1</u> of this Lease, as required by law. We do not keep the security deposit in a separate bank or set aside on our books, unless required by law. You are not entitled to any interest, increase, or profit on the security deposit.

20. VEHICLE INSURANCE

- A. INSURANCE REQUIREMENTS. You must maintain primary insurance coverage in your name in the amount and types indicated below, at your expense, during the Lease Term and until the Vehicle is returned to us:
 - (1) Requirements of minimum insurance coverage is based on the state where the Vehicle is primarily garaged:
 - a. If the Vehicle is primarily garaged in CT, KY, NJ, or RI, the minimum insurance coverage requirements are: liability insurance with limits of not less than \$100,000 per person for bodily injury, \$300,000 per accident for bodily injury and \$50,000 per accident for property damage, or \$300,000 combined single limit;
 - b. If the Vehicle is primarily garaged in any other state (excluding CT, KY, NJ, or RI), the minimum insurance coverage requirements are: liability insurance with limits not less than the garaging state required minimum per person for bodily injury, garaging state required minimum per accident for bodily injury and state required minimum per accident for property damage, or state required minimums combined single limit. Provided, however, that if the garaging state does not require any of the above insurance coverage, the requirements of paragraph 20A1a will apply.
 - (2) All States require collision insurance with a deductible no higher than \$1,000;
 - (3) All States require comprehensive fire and theft insurance with a deductible no higher than \$1,000; and
 - (4) All States require uninsured motorist coverage as required by law in the state where the Vehicle is registered.

You may obtain the insurance from any licensed insurer reasonably acceptable to us.

Assignee must be shown as additional insured and loss payee. The policy must require the insurance company to notify us at least 10 days before any non-renewal, cancellation, reduction or other material coverage change. You must provide us with a copy of your insurance policy within 30 days after the Lease Date and thereafter upon request. Failure to maintain the required insurance is a Default under this Lease.

- B. LESSOR'S PURCHASE OF INSURANCE. If you fail to maintain the required insurance, we may, at our option, purchase the insurance. We may add the amount we pay for this insurance to the amounts you owe under this Lease or require that you pay it immediately. If we buy this insurance, it may cover your interest and our interest, or it may cover only our interest, unless the law requires us to buy insurance that also protects your interests.
- C. NOTIFICATION OF LOSS; SETTLEMENT OF CLAIMS. You will notify us and your insurance company within 24 hours after any damage, loss, theft, seizure, or impoundment of the Vehicle. We are entitled to all insurance proceeds for physical damage to or loss of the Vehicle, even if the amount of the proceeds exceeds the Adjusted Lease Balance or other amounts you owe under this Lease. You authorize us, on your behalf, to receive and endorse your name on checks, drafts or other instruments received from your insurance company, and settle or release any claim under the insurance related to our ownership of the Vehicle. You also assign to us any other insurance proceeds related to this Lease or our interest in the Vehicle.

PHYSICAL DAMAGE OR LIABILITY INSURANCE COVERAGE FOR BODILY INJURY OR PROPERTY DAMAGE CAUSED TO OTHERS IS NOT INCLUDED IN THIS LEASE.

21. VEHICLE CONDITION, MAINTENANCE, USE AND TAXES

- A. VEHICLE CONDITION. You have inspected the Vehicle and agree that at Lease signing: (i) the Vehicle is in good condition in both operation and appearance, and (ii) is equipped with all requested features and options.
- B. VEHICLE MAINTENANCE AND OPERATING COSTS. You are responsible for maintaining, servicing and repairing the Vehicle, at your cost, according to the owner's manual maintenance schedule and to ensure that the warranty, if any, remains valid. You will use original equipment manufacturer's parts or those of equal value in the maintenance and service of the Vehicle. You agree to comply with all manufacturer recall notices. We are not obligated to provide you with a replacement vehicle for any reason. You must maintain and keep in the Vehicle a record of all maintenance performed on the Vehicle. You must make the maintenance record available to us at any time and provide it to us at the end of the Lease. You agree to pay all operating costs, including, but not limited to, gasoline, oil, antifreeze, parking fees, towing and replacement tires. You are liable for the payment of all tolls and any fines for toll evasion.
- C. VEHICLE INSPECTION AND USE. We may inspect the Vehicle at any reasonable time and place. You will not allow any liens or claims to be placed or made against the Vehicle. You are responsible for the risk of loss, damage, or destruction of the Vehicle during the Lease Term and until you return the Vehicle to us. You will not: (1) use the Vehicle for any unlawful or improper purpose or to commit any illegal act; (2) change or install equipment without our prior written consent or that renders the Vehicle unsafe or unlawful to operate, but if you add equipment to the Vehicle, it will become our property and you will pay us the cost of removing it at the end of this Lease; (3) use the Vehicle in any way prohibited by any applicable insurance policy or manufacturer's warranty or in a manner that causes abnormal depreciation; (4) allow unlicensed drivers to drive the Vehicle; (5) remove the Vehicle for more than 30 consecutive days from the state where you reside without our prior written permission (for purposes of this Section 21C, the state where you reside is the state where the Vehicle was originally titled on the Lease Date or, if applicable, the most recent state where we permitted you to title the Vehicle); (6) remove the Vehicle from the United States for any period of time without our prior written permission; or (7) transport passengers or goods for hire or use the Vehicle as a rental, taxi, limousine or shuttle service, without our prior written permission. You will also not let anyone else do any of these things.

- D. LICENSE, TITLING, REGISTRATION AND TAXES.
 - (1) Lessee Responsibilities. You agree to license, title and register the Vehicle in the state in which it is garaged/parked. If you move or change the Vehicle garaging/ parking address, you will notify us immediately and pay for all resulting taxes and title, registration, or other fees. You also agree to provide us promptly upon request with the Vehicle's current license plate number, date and state of registration, and any other information about the Vehicle we may reasonably request. If you fail to provide us with that information and we need to obtain it from another source, such as the state motor vehicles department, you will reimburse us for the reasonable expenses we incur in doing so.
 - (2) Official Fees. You agree to timely pay all license, title, registration, inspection, testing, and other fees, taxes and charges imposed by government authorities or pursuant to law in connection with the Vehicle or this Lease. You must pay all such fees incurred during the Lease Term, even if they are assessed and billed after the Lease has ended.
 - (3) <u>Tax Reserve.</u> At termination (whether early or at maturity) of this Lease, you agree to pay us an amount ("Tax Reserve") we estimate to pay personal property and other taxes applicable to the Vehicle or this Lease for tax periods occurring before termination. If the actual taxes are more than the Tax Reserve collected, you will also owe us the difference. If they are less, we will refund you any excess. You will not be entitled to interest on any Tax Reserve we collect from you. We are not obligated to apply for any refund or abatement of official fees or taxes, including personal property taxes. Some states assess personal property taxes for the full tax year, without prorating the tax if the Vehicle is sold or transferred during the tax year. You are responsible for the taxes assessed for the full tax year, even if the Lease terminates before the end of the tax year.
 - (4) <u>Retitling Fee.</u> In addition to any government-imposed fees, we may charge you and add to the amount you owe under this Lease a retitling fee of \$25 if the Vehicle is re-titled/re-registered because you move, change your name or add or remove a lessee from the Vehicle's title, unless the fee is prohibited by law.
- E. ASSIGNMENT AND TRANSFER OF THE VEHICLE. You may not assign, sell, give a security interest in, sublease or arrange an assumption of your interests or rights under this Lease or in the Vehicle without our prior written permission.

Vehicle for any unlawful or improve purpose of the process of the consent or that renders the Vehicle unsafe or one that renders the Ve unlawful to operate, but if you add equipment to the Vehicle, it will become our property and you will pay us the cost of removing it at the end of this Lease; (3) use the Vehicle in any way prohibited by any applicable insurance policy or manufacturer's warranty or in a manner that causes abnormal depreciation; (4) allow unlicensed drivers to drive the Vehicle; (5) remove the Vehicle for more than 30 consecutive days from the state where you reside without our prior written permission (for purposes of this Section 21C, the state where you reside is the state where the Vehicle was originally titled on the Lease Date or, if applicable, the most recent state where we permitted you to title the Vehicle); (6) remove the Vehicle from the United States for any period of time without our prior written permission; or (7) transport passengers or goods for hire or use the Vehicle as a rental, taxi, limousine or shuttle service, without our prior written permission. You will also not let anyone else do any of these things.

- entitled to interest on any Tax Reserve we collect from you. We are not obligated to apply for any refund or abatement of official fees or taxes, including personal property taxes. Some states assess personal property taxes for the full tax year, without prorating the tax if the Vehicle is sold or transferred during the tax year. You are responsible for the taxes assessed for the full tax year, even if the Lease terminates before the end of the tax year.
- Retitling Fee. In addition to any government-imposed fees, we may charge you and add to the amount you owe under this Lease a retitling fee of \$25 if the Vehicle is re-titled/re-registered because you move, change your name or add or remove a lessee from the Vehicle's title, unless the fee is prohibited by law.
- E. ASSIGNMENT AND TRANSFER OF THE VEHICLE. You may not assign, sell, give a security interest in, sublease or arrange an assumption of your interests or rights under this Lease or in the Vehicle without our prior written permission.

22. EARLY TERMINATION

- A. LESSEE'S RIGHT TO TERMINATE EARLY. You have the right to terminate this Lease early (before the end of the Lease Term), by returning the Vehicle to us or other person we designate, and paying the applicable Early Termination Liability set forth in Section 22C below.
- B. LESSOR'S RIGHT TO TERMINATE EARLY. We may terminate this Lease early if you are in default (see Section 25C below). If we terminate this Lease early, you will owe us the applicable Early Termination Liability set forth in Section 22C below.
- C. EARLY TERMINATION LIABILITY. If this Lease is terminated early pursuant to Sections 22A or 22B of this Lease, you agree to pay us the sum of items (1) through (4) as follows: (1) any unpaid Monthly Payments accrued up to the termination date, plus (2) official fees and taxes in connection with the termination, plus (3) all other amounts due and owing under this Lease, except excess wear and mileage, plus (4) an early termination charge calculated as follows:
 - (i) Lessee's Early Termination:
 - (a) if you terminate this Lease more than 120 days before the end of the Lease Term, the early termination charge you owe (provided the Vehicle is not a Total Loss) will be equal to the lesser of the Standard Formula and the Remaining Payments Formula defined below.
 - (x) Standard Formula: The sum of (1) the difference, if any, between the Adjusted Lease Balance and the Vehicle's Realized Value, plus (2) an early termination fee in an amount equal to the Turn-In Fee disclosed in Section 4A of this Lease, and plus (3) the actual expenses we incur in connection with preparing for sale and selling the vehicle, including our third party auction fees and costs for transportation and reconditioning of the Vehicle prior to sale
 - (y) Remaining Payments Formula: The sum of: (1) all scheduled monthly Lease payments from the termination date through the end of the Lease Term, plus (2) as permitted by applicable law, any excess mileage, plus (3) as permitted by applicable law, any excess wear and use (See Section 24A, below), and plus (4) the Turn-In Fee amount disclosed in Section 4A of this Lease
 - (b) if you terminate this Lease 120 days or less before the end of the Lease Term, the early termination charge you owe will be the amount equal to the Remaining Payments Formula, provided the Vehicle is not a Total Loss.

- (c) If you terminate this Lease early in connection with a Total Loss, the early termination charge you owe will be the Standard Formula, minus the early termination fee referenced in Section 22C(i)(x)(2) above ("Total Loss Early Termination Charge").
- (ii) Lessor's Early Termination: the early termination charge if we terminate this Lease early will be the amount equal to the Standard Formula; provided that, if we repossess the Vehicle, in lieu of the early termination fee component of the Standard Formula, you will be charged the actual expenses we incur in connection with repossessing, obtaining and storing the Vehicle.
- D. ADJUSTED LEASE BALANCE. Your Adjusted Lease Balance is the Adjusted Capitalized Cost disclosed on the front of this Lease, less all depreciation and other amortized amounts accrued up to the termination date, calculated according to the Constant Yield Method. "Constant Yield Method" means the method of determining the rent charge portion of each base monthly payment under which the rent charge for each month is earned in advance by multiplying the constant rate implicit in the Lease times the balance subject to rent charge as it declines during the scheduled Lease Term. At any time during the scheduled Lease Term, the balance subject to rent charge is the difference between the Adjusted Capitalized Cost and the sum of (1) all depreciation and other amortized amounts accrued during the preceding months and (2) the first base monthly payment.
- E. REALIZED VALUE. If you obtain an independent appraisal (see below), the Realized Value is the appraised amount. If the Vehicle is a total loss, the Realized Value is the amount of any insurance proceeds we receive under your insurance plus any amount received from any other party in payment of the loss; if there is no payment, the Realized Value is zero. In all other cases, the Vehicle's Realized Value will be, at our option: (1) the gross wholesale sales price we receive for the Vehicle at disposition; (2) the fair wholesale market value of the Vehicle at termination according to a recognized used vehicle guide customarily used by motor vehicle dealers selected by us, including, but not limited to, Black Book, or other commercially reasonable valuation methodology, taking into consideration the Vehicle's mileage and physical condition; or (3) any amount you and we agree to in writing after termination.
- F. INDEPENDENT APPRAISAL. You may obtain, at your expense, a professional appraisal by an independent third party, agreed to by you and us, of the value that could be realized at sale of the Vehicle at wholesale. The appraisal amount shall be final and binding.

23. PURCHASE OPTIONS AND VEHICLE RETURN

- A. PURCHASE OPTION AT MATURITY. At the Scheduled Maturity Date, you may purchase the Vehicle under the conditions and for the amount set forth in Section 9, if you are not in
- B. PURCHASE OPTION BEFORE MATURITY. You have an option to purchase the Vehicle at any time before the Scheduled Maturity Date if you are not in Default, under the terms and conditions in Section 9, except that the Purchase Price will be the Adjusted Lease Balance figured according to Section 22D, above.
- C. ADDITIONAL PURCHASE OPTION CONDITIONS. You may not transfer or assign your purchase option to any other party without Assignee's prior written permission. If you reside in a state that requires a seller to have a motor vehicle dealer license to sell used vehicles, you must purchase the Vehicle from the Lessor (Dealer) or from another authorized, licensed dealer selected by Assignee. Please notify us at least thirty (30) days before you intend to exercise your purchase option so that we may make appropriate arrangements with a licensed dealer, if necessary.
- D. VEHICLE RETURN. Unless you purchase the Vehicle, you must return it to us or the authorized Hyundai dealer (or other designee) we designate at the time and place we

specify, at your expense, upon termination of this Lease (whether early or at the Scheduled Maturity Date). At that time, you must give us a completed, signed odometer disclosure statement (see Section 24B, below), and a Vehicle condition report if we request one. You must also pay us any amounts you owe under the Lease.

If you fail to return the Vehicle to us, as required above, you will still owe us the Monthly Payments and other amounts that may come due and, if the Vehicle is not returned by the Scheduled Maturity Date, you will owe us an amount equal to the Monthly Payment for each Month or partial month that has elapsed from Scheduled Maturity Date to the date of

- E. SCHEDULED TERMINATION. If this Lease is not terminated early and if you do not purchase the Vehicle, this Lease will terminate or end on the Scheduled Maturity Date and you must return the Vehicle (see Section 23D, above). Upon return, you will owe us:
 - The Turn-in Fee disclosed in Section 4A; plus
 - Any amounts owed for excess wear; plus
 - Any amounts owed for excess mileage; plus
 - All other amounts that are due or past due under this Lease; plus
 - (5) Any official fees and taxes due in connection with Lease termination.

24. STANDARDS FOR WEAR AND USE; ODOMETER MAINTENANCE AND STATEMENT

- A. STANDARDS FOR WEAR AND USE. When returned to us, the Vehicle must be clean and in the same condition as it was when delivered to you, except for reasonable wear. If you do not purchase the Vehicle, then, upon Vehicle return at Scheduled Maturity Date or early termination as outlined in Section 22C, we will charge you for excess mileage and the estimated cost to repair or replace damage or wear to the Vehicle in excess of normal wear and use, whether or not such repairs are actually made, as permitted by applicable law. All repairs and part replacements must be made with original manufacturer's parts or those of equal quality. Excess wear and use includes, but is not limited to, the estimated cost to repair and/or replace:
 - (1) mechanical or electrical parts, including but not limited to, power accessories and
- lighting, that do not work properly; (2) body damage, such as dents, scratches, chips, cuts, damage from water, sand of
- or damaged (whether or not repaired) or that has less than 1/8 inch of tread remaining at its shallowest point;
- missing parts, accessories, and components, including keys and remote entry devices, owner's manual, floor mats, wheel covers, mirrors, GPS or audio components;
- any addition or modification to the Vehicle without our prior written consent; or
- any other wear beyond normal wear or that renders the Vehicle unsafe or incapable of passing any required inspection.
- B. ODOMETER; REQUIRED STATEMENT. You will maintain the odometer of the Vehicle so that it always reflects the Vehicle's actual mileage. If the odometer is at any time inoperative, upon return of the Vehicle, you will provide us with reasonable evidence of the Vehicle's actual mileage. You will provide us with an odometer certification at any time we

D. VEHICLE RETURN 2016 by yas places who vehicle, local since and place we (4) All other amounts that are due or past due under this Lease, page 7 of 8 authorized Hyundai dealer (or other designee) we designate at the time and place we

(5) Any official fees and taxes due in connection with Lease termination.

24. STANDARDS FOR WEAR AND USE; ODOMETER MAINTENANCE AND STATEMENT

- A. STANDARDS FOR WEAR AND USE. When returned to us, the Vehicle must be clean and in the same condition as it was when delivered to you, except for reasonable wear. If you do not purchase the Vehicle, then, upon Vehicle return at Scheduled Maturity Date or early termination as outlined in Section 22C, we will charge you for excess mileage and the estimated cost to repair or replace damage or wear to the Vehicle in excess of normal wear and use, whether or not such repairs are actually made, as permitted by applicable law. All repairs and part replacements must be made with original manufacturer's parts or those of equal quality. Excess wear and use includes, but is not limited to, the estimated cost to repair and/or replace:
 - (1) mechanical or electrical parts, including but not limited to, power accessories and lighting, that do not work properly;
 - body damage, such as dents, scratches, chips, cuts, damage from water, sand or freezing, rusted or corroded areas on the body or other body or frame damage;
 - paint damage including but not limited to mismatched, peeling or faded paint, poor quality or other damage to the paint, poor quality repairs, or lettering or "wrapping" on
 - (4) damage to glass components including but not limited to the following: cracks, scratches, pits or chips in the windshield; broken windows or broken power windows; broken or missing headlight lenses, sealed beams or side mirrors;
 - interior upholstery, dashboard or other surfaces that are burned, stained, cut or
 - tires not comparable in type and quality to original tires with emergency "doughnut" spare or inflation kit, as applicable, or any tire that is flat, leaking, has been punctured

- or damaged (whether or not repaired) or that has less than 1/8 inch of tread remaining at its shallowest point;
- missing parts, accessories, and components, including keys and remote entry devices, owner's manual, floor mats, wheel covers, mirrors, GPS or audio components;
- any addition or modification to the Vehicle without our prior written consent; or
- any other wear beyond normal wear or that renders the Vehicle unsafe or incapable of passing any required inspection.
- B. ODOMETER; REQUIRED STATEMENT. You will maintain the odometer of the Vehicle so that it always reflects the Vehicle's actual mileage. If the odometer is at any time inoperative, upon return of the Vehicle, you will provide us with reasonable evidence of the Vehicle's actual mileage. You will provide us with an odometer certification at any time we request one. We may request more than one certification during the term of this Lease.

Notice: Federal law requires you to give us a statement of the Vehicle's mileage in connection with a transfer of Vehicle ownership. You may be fined and/or imprisoned if you do not complete the disclosure or if you make a false statement.

If the odometer was tampered with or otherwise does not work correctly and you cannot prove the mileage shown on the odometer, we may charge you and add the amount you owe under this lease the greater of fifteen percent (15%) of the Residual Value or the amount we estimate the Vehicle's fair market value has been reduced by reason of additional miles not reflected on the odometer, the inability to determine the Vehicle's actual mileage, or both.

25. LOSS OF VEHICLE, DEFAULT AND REMEDIES

- A. TOTAL LOSS OR DESTRUCTION OF VEHICLE. If the Vehicle is lost, stolen, destroyed or damaged beyond repair (collectively a "Total Loss"), this Lease will terminate and you will owe the Early Termination Liability as outlined in Section 22C, including the Total Loss Early Termination Charge defined in Section 22C(i)(c).
- B. GAP WAIVER. Except as otherwise provided, if the Vehicle is a Total Loss and you maintained the insurance required by this Lease, we will waive the Total Loss Early Termination Charge set forth in Section 22C(i)(c), when we receive your insurance proceeds for the Vehicle's actual cash value. You must report the Total Loss to us promptly, pay your insurance deductible and comply with all other terms of this Lease. There is no charge to you for this waiver. Exceptions: This waiver does not apply if:
 - (1) The Vehicle was stolen and no police report was filed;
 - The Total Loss occurred while the Vehicle was not within the United States of America, its territories or possessions, or Canada, regardless of whether we consented;
 - (3) The Total Loss resulted from your intentional misrepresentation, wrongful act or omission, or gross negligence;
 - There is a Default under this Lease which caused or contributed to the Total Loss; or
 - You fail to timely provide us or our designee with any information or documents reasonably requested in connection with the Total Loss, including a police report and insurance information.
- C. DEFAULT. You will be in default ("Default") if any of the following occurs:
 - (1) You do not pay a Monthly Payment when due (or within any grace period the law allows) or any other amount owed when we ask you to pay it;
 - Any information in your credit application or that of a guarantor of this Lease is false or misleading:
 - You fail to maintain required insurance;
 - The Vehicle is subject to actual or threatened confiscation, impoundment, seizure, forfeiture or other involuntary transfer by a government entity or legal process;
 - You die, are declared incompetent or are incarcerated and there is no surviving lessee, you become insolvent, file a bankruptcy petition, have a bankruptcy petition filed against you or you dissolve or cease business affairs, or make an assignment for the benefit of creditors;
 - You fail to return the Vehicle to us at the time and place we specify;
 - The Vehicle is used in any race, speed contest or other contest, or any other illegal manner, with or without your knowledge or consent;
 - The Vehicle is regularly used by anyone who is not a Lessee under this Lease, unless you have obtained our prior written consent;
 - Your driver's license expires or is suspended, revoked, canceled or is otherwise restricted, or you become ineligible to obtain a driver's license;
 - (10) You break any other promise or fail to meet any other obligation under this Lease or in any other agreement with us;

- (11) You provided an incorrect Outstanding Prior Credit or Lease Balance and you fail to pay us the excess upon demand;
- (12) Anything else happens that adversely affects our interest in the Vehicle or your ability to comply with obligations under the Lease; or
- (13) You do anything the law says is a default.
- D. REMEDIES FOR DEFAULT. If you are in Default, after waiting any time the law requires, we may take any one or more of the following actions, to the extent not prohibited by state law:
 - (1) Terminate this Lease and/or your rights to use the Vehicle and require you to pay the amount due at early termination;
 - Take (repossess) the Vehicle without prior demand, unless otherwise required by law. If the Vehicle is equipped with an electronic tracking device, you understand and agree that we may use the device to find the Vehicle and exercise our right to take possession. We may take any personal property that is in or on the Vehicle when we take it. We will hold the personal property for you for ten (10) days, but we will neither be responsible for safekeeping such property nor be required to notify you about it, unless otherwise required by law. If you do not pick up the property within that time, we may dispose of it in any way we determine;
 - Charge and collect from you all out-of-pocket expenses we reasonably incur in connection with our attempts to collect what you owe or enforce our rights under this Lease, including, but not limited to, attorneys' fees for attorneys who are not our employees, court costs, skip-tracing, repossession efforts, transportation and storage of the Vehicle, except as limited by applicable law provided that no attorneys' fees will be owed if this Lease if governed by Iowa, Maine or Ohio law;
 - Take any reasonable action to correct the Default or to protect our interest in the Vehicle (for example, buying insurance or removing you from this Lease). You agree to reimburse us for any amounts we pay to correct or cover your Default;
 - Require you to return the Vehicle and any related records or make them available to us in a reasonable manner;
 - Make a claim for or cancel any and all insurance and optional products and services included with this Lease that may be available on your Default or on the termination of the Lease and apply any amount received to the amount you owe; and
 - (7) Use any remedy we have at law or in equity.

NOTICE TO COLORADO LESSEES IN EVENT OF TOLL VIOLATIONS. Pursuant to the requirements of Colorado Revised Statutes § 43-4-808(2)(f)(II)(B), you will be liable for payment of all toll evasion violation civil penalties incurred on or after the date you take possession of the motor vehicle. The Lessor will provide your name, address and state driver's license number to the proper authorities when a toll evasion violation civil penalty is incurred during the term of this Lease.

26. ADDITIONAL TERMS AND CONDITIONS

- A. PAYMENTS. All payments due under this Lease must be made in good funds of the United States, by check, money order, cashier's check, electronic funds transfer, or as otherwise specified by Assignee.
- B. INDEMNIFICATION. You agree to indemnify and hold us and our assignees, agents and insurers harmless from all claims, demands, losses and expenses (including reasonable attorneys' fees to the extent not prohibited by law provided that no attorneys' fees will be owed if this Lease if governed by Iowa, Maine or Ohio law) arising from the Vehicle's use, condition or operation, including claims based on strict liability and negligent entrustment.
- C. RETURNED INSURANCE PREMIUMS AND SERVICE CONTRACT CHARGES. This lease may contain charges for optional insurance, service contracts or other contracts for
- dialing system or artificial or prerecorded voice to call you on your cellular telephone or on any service for which you are charged for the call (including sending voicemail messages, text messages and e-mail), unless prohibited by law. This agreement does not restrict us from contacting you using any other means allowed by law
- K. LIMITED POWER OF ATTORNEY. You appoint us or our agent as your attorney-in-fact to do the following: (1) settle any insurance claim related to the Vehicle; (2) endorse your name on any check or draft we receive for damage or loss of the Vehicle; and (3) to sign your name to any title, registration or other documents related to the Vehicle, for example, state motor vehicles department applications and documents. This power of attorney is coupled with an interest in the Vehicle and is not revocable.
- L. ADDITIONAL INFORMATION AND DOCUMENTS. During the term of this Lease, you agree to provide us with additional documents and information we may reasonably request

- A. PAYMENTS. All payments the vinder this vegos must be classified and payments the vinder states, by check, money order, cashier's check, electronic funds transfer, or as any service for which you are charged for the call (including sending voicemail messages, otherwise specified by Assignee.
- B. INDEMNIFICATION. You agree to indemnify and hold us and our assignees, agents and insurers harmless from all claims, demands, losses and expenses (including reasonable attorneys' fees to the extent not prohibited by law provided that no attorneys' fees will be owed if this Lease if governed by lowa, Maine or Ohio law) arising from the Vehicle's use, condition or operation, including claims based on strict liability and negligent entrustment.
- C. RETURNED INSURANCE PREMIUMS AND SERVICE CONTRACT CHARGES. This lease may contain charges for optional insurance, service contracts or other contracts for products you purchased in connection with this Lease. You agree that we can claim benefits under such contracts. Unless prohibited by law, we may, upon your default or termination of this Lease, cancel any such contracts to obtain refunds of unearned charges or premiums. You authorize us to subtract any refund we receive on your behalf for any such contracts that are cancelled from the amount you owe under this Lease. If you receive a refund for any cancelled optional product contract, you must pay the entire amount of the refund to us.
- D. ASSIGNEE LIABILITY. Except as limited by applicable law, you agree not to assert against any Assignee of this Lease, or its agents, any claims or defenses you may have against the Lessor from whom you originally leased the Vehicle.
- E. OWNERSHIP. We own the Vehicle solely, including all original and after-market accessories installed on the Vehicle. This is a true lease for tax and other purposes and we receive all benefits of ownership. We have not given you any tax advice regarding this
- F. SECURITY INTEREST. You grant us a security interest, to the extent permitted by state law, in the property listed below to secure performance of your obligations under this Lease: (1) loss proceeds of any insurance which you maintain with respect to the Vehicle; (2) the proceeds of any mechanical breakdown protection contract, service contract, excess wear and use waiver or other optional insurance or other product purchased with this Lease; and (3) any unearned premiums or refunds of any of the foregoing.
- G. WAIVER. We do not waive our rights or remedies under this Lease by delaying or failing to exercise them at any time. Our acceptance of late or partial payments under this Lease will not constitute a waiver of our right to receive timely payment in full or of any other rights.
- H. JOINT LIABILITY. Lessee and any Co-Lessee are jointly and severally liable under this Lease. Our release, waiver or delay in the enforcement of our rights as to one Lessee shall not affect our rights as to the other Lessee signing this Lease.
- I. ADDRESS CHANGES AND NOTICES. We will send notices (including any default and repossession notices) and correspondence to you at the Billing Address. If the Billing Address or the Garaging Address changes or is incorrect, you agree to notify us of the correct or new address within 15 days after the change. If you move and fail to notify us of your new address and we receive a forwarding address for you from the United States Postal Service, we will update your Billing Address to that forwarding address. If we are required to send you any notices, you agree that 10 days' notice is a reasonable notice period, unless state law requires a longer period.
- J. SERVICING AND COLLECTION CALLS. You agree that we, our agents and/or others we retain may monitor and record telephone calls with you in connection with this Lease. You also agree that we, our agents and/or others we retain may use an automatic telephone

- any service for which you are charged for the call (including sending voicemail messages, text messages and e-mail), unless prohibited by law. This agreement does not restrict us from contacting you using any other means allowed by law.
- K. LIMITED POWER OF ATTORNEY. You appoint us or our agent as your attorney-in-fact to do the following: (1) settle any insurance claim related to the Vehicle; (2) endorse your name on any check or draft we receive for damage or loss of the Vehicle; and (3) to sign your name to any title, registration or other documents related to the Vehicle, for example, state motor vehicles department applications and documents. This power of attorney is coupled with an interest in the Vehicle and is not revocable.
- L. ADDITIONAL INFORMATION AND DOCUMENTS. During the term of this Lease, you agree to provide us with additional documents and information we may reasonably request to verify any information provided in connection with your credit/lease application or your compliance with this Lease. You also agree to sign additional documents we reasonably request to carry out the terms of this Lease, including, but not limited to, motor vehicles department forms and applications.
- M. OUR ASSIGNMENT OF THIS LEASE. We may assign some or all of our rights and obligations under this Lease at any time to anyone, including the HLTT, without your consent. Our assignment of this Lease will not affect your rights or obligation under this Lease. Lessor and its employees are not agents of Assignee or Hyundai Motor Finance and have no authority to obligate either of them. Hyundai Motor Finance, as the agent for the HLTT, has the power to act on the HLTT's behalf to administer, enforce and defend this Lease. You agree to pay all amounts owed under this Lease to Hyundai Motor Finance, or as otherwise directed by us. As part of a like-kind exchange program, the Assignee has engaged HCA Exchange, Inc., as a qualified intermediary. Dealer is hereby notified that Assignee has assigned to HCA Exchange, Inc., its rights (but not its obligations) in the agreement for the purchase of the Vehicle. If Lessee purchases the Vehicle, Lessee is hereby notified that the Assignee has engaged HCA Exchange, Inc., as qualified intermediary and has assigned to HCA Exchange, Inc., its rights (but not its obligations) in the agreement for the sale of the Vehicle.
- N. ENFORCEABILITY. If any provision of this Lease is found unenforceable, void, illegal or otherwise against applicable law, the remaining provisions of this Lease will remain in full force and effect
- O. ENTIRE AGREEMENT. Important. Read before signing. The terms of this Lease should be read carefully because only those terms in writing are enforceable. Terms and promises, including oral promises, are not enforceable unless they are expressly contained in this Lease. This Lease is a final expression of the lease agreement between you and us. This Lease may not be contradicted by evidence of any prior oral lease agreement or of a contemporaneous oral lease agreement between you and us.
- P. GOVERNING LAW. This Lease will be governed and enforced by federal law and the internal laws of the state in which the Dealer is located as shown by the Dealer's address in Section 1 of this Lease.
- Q. NOTICE TO UTAH LESSEES: As required by Utah law, you are hereby notified that a negative credit report reflecting on your credit record may be submitted to a credit reporting agency if you fail to fulfill the terms of your credit obligations.
- R. CLASS ACTION WAIVER: TO THE EXTENT PERMITTED BY APPLICABLE LAW, YOU HEREBY WAIVE ANY RIGHT YOU MAY HAVE TO BRING OR PARTICIPATE IN A CLASS ACTION RELATED TO THIS LEASE